

## UNITED STATES CIVIL SERVICE COMMISSION

WASHINGTON 25, D. C.

EXPEDITEReply requested by  
OOS July 1, 1958

June 27, 1958

TO HEADS OF DEPARTMENTS AND INDEPENDENT ESTABLISHMENTS

ATTENTION: Security Officers

SUBJECT: Restoration of Employees Effected as a Result of Supreme  
Court Decision in the Cole v. Young Case.

The purpose of this letter is to obtain information requested by the Chairman of the Post Office and Civil Service Committee, House of Representatives, concerning restorations of employees effected as a result of the Supreme Court decision in the case of Cole v. Young. The information desired is not available from Commission records. The Chairman of this Committee has been advised that the Commission would have to obtain this information directly from departments and agencies. The Chairman has requested that this information be submitted by the Commission to the Post Office and Civil Service Committee not later than July 2, 1958.


In order to comply specifically with the Chairman's request, please furnish the Commission, not later than the close of business July 1, 1958, information as follows:

1. The number of employees restored from termination or suspension as a result of the Supreme Court's decision on June 11, 1956 in the case of Cole v. Young
2. The total amount of back pay awarded to such restored employees in compensation for any loss of salary incurred during the periods of termination or suspension.
3. The number of cases now pending in which terminated or suspended employees have requested restoration under the Cole v. Young decision but in which final decision to restore has not yet been made.

Please address your replies as follows:

U. S. Civil Service Commission  
Room 331, Pension Building  
Fifth and F Streets, N. W.  
Washington 25, D. C.

Any telephone inquiries concerning this letter should be to Code 129,  
Extensions 3112, or 3113.



Warren B. Irons  
Executive Director